SATURDAY MORNING BEC. 19, 1857 TERMS \$2.00 PER ANNUM. IN ADVANCE

Here shall the Press the People's rights a Unaw'd by purty, and unbribed by gain, Pledged but to Truth, to Liberty and Law, No Favor sways us, and no Fear shall awe.

War has Actually Begun!

We delay the press to announce startling news which reached Lawrence about one o'clock of Friday morning last from "the seat of war," We give in another article the news which had come to hand prior to that date.

It is reported that a regular battle has mortally wounded. It is understood that he was engaged in making arrests under

held a prisoner by the enemy. A mes- State Legislature. True Gov. Walker, But it does not stop here. Though the watch in our tent would prevent us from infamy, is not low enough for the Buchansage was received from Mr. Abnot, which and Senator Donglas have taken a position 8th article of the Constitution provides sleep, and this condition was continued an democracy ! it is understood was responded to by a against the Constitution, and it is also true that company of cavalry from this city.

A messenger has been sent for Gen. ed on Thursday morning, but the news Executive patronage to contend with in the to vote at all elections:" arriving of Mr. STANTON'S removal be Congress, James Buchanan, having tak- Plainly conveying the inference that crease on our hands. cause of convening an extra session of the en a position against the people, like des. no other, save those thus qualified, shall

Thursday, from the seat of the difficulties, asking for United States troops, Acting Governor STANTON immediately dis-

The new element thrown among us, in the shape of Secretary Denver, as Acting needed here immediately.

Foreign Interference,

Reports all concur in saying that Missouri is preparing to invade Kansas again, to elect officers under the bogus Constitution on the 4th of January. We trust the people of Kansas will take means to unite every element in the Territory which is opposed to that Constitution, anti-slavery and otherwise, and after nominsting a ticket composed of liberal men of all parties, let the militia be placed along the borders to prevent tampering with the ballot-box, and let every wretch who is not a bona file resident of the Ter open the door to foreign interference. Let the people shut it so tightly that the scoundrels can't even peek through without forfeiting their lives.

We publish a synopsis of the Presfirst page of our paper, this week. It is astonishing how base the President has sav in Pennsylvania, and other Northern States, who bore flags in the canvass of Kansas?" They should tear those banners be gained by voting down the so-called boxes contrary to law. Kansas?" They should tear those banners into strips, and make rojes to hang their into strips, and make rojes to hang their into strips and make rojes to hang the rojes the late of the strips and make rojes to hang their into strips and make rojes to hang their into strips and make rojes the late of the strips and make rojes the strips and make rojes the late of the strips and make rojes the late of the strips and make rojes betrayers with.

Subscribe Now.

mediately for the Herald of Freedom, so as to commence their subscriptions with the commence their subscriptions with the new year. Old subscribers will of course respect to subscribers will of course respect to subscribers will of subscribers will of subscribers will of course respect to subscribers will and success the subscription of the wants, and secures the union of the wants, and secures the court on both sides, armed, and that there are indications of a general melec.

Union.

Here is a case directly in point with the law, among which are to have out on both sides, armed, and that there are indications of a general melec.

There are several other model features

There are several other model features

There are several other model features on such obligation.

There are several other model features on such obligations of the law, among which are to have out on both sides, armed, and that there are indications of a general melec.

There are several other model features on such obligation in regard to the line of policy which justice and duty require new year. Old subscribers will of course trial. Without it there is no such obliga- There are several other model features hurry up their two dollars, by letter, so tion on the Legislature. Again we say, in that Constitution in regard to voting as not to make a break in their numbers. that instrument is nearer an Anti-slavery which we will point out in another article, Those who have complete files of either | Constitution with the slavery clause, than or on another occasion. of the preceding volumes, can find a it would be without it.

als among which was the Richmond troduction of more slaves. A vote for Enquirer, took position against the Le-compton Swindle when it was first made

Acting Gov. STANTON'S proclamation, convening an extra session of the Legislature to emancipate. The Constitution 'with-out Slavery' means that Slavery in the way paper as "stapidly brief." In about the same line !t finds fault with Governor Walker's proclamation for being so prolix. the part of the Legislature to emancipate So we go, fault-finding still the spirit of hy compensation, or in any other way.— The Constitution with Slavery allows more

of a State provides that it shall not be amended until a time in the future, yet any Legislature may make provision for the election of Delegates to a new Contact of Delegates to a new C the election of Delegates to a new Con- Schedule, provides - Before this Con- to the contanty. We define we can by the resolutions, which we provides - Before this Con- to the contanty. We define the provides - Before this Con- to the contanty. We define the remark of Democra- crafts, and the provides - Before this Con- to the contanty. We define the remark of Democra- crafts, and the provides - Before this Con- to the contanty. We define the remark of Democra- crafts, and the provides - Before this Con- to the contanty. We define the remark of Democra- crafts, and the provides - Before this Con- to the contanty. We define the remark of Democra- crafts, and the provides - Before this Con- to the contanty. That we fully ended the remark of Democra- crafts, and the provides - Before this Con- to the contanty. The contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty. The contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before this Con- to the contanty is the provides - Before the stitution may thus be revised, amended, though it had gone through the forms prescribed by the Constitution itself. He prescribed by the Constitution ions of able statesmen and jurists of the ants of the Territory of Kansas, IN THE less exhausting to the nervous system. - ber of the Convention proposed the name

probably as great as ten to one-will record sanction against us; and then Federal patched a United States Marshal there to troops, and the Federal treasury will be learn the facts, that he might act intelli-Governor and Legislature, to put down

If that Governor and Legislature is in Governor, will only make the excitement our own hands, then the Federal Governa right to vote for State officers on the 4th still higher. Gov. WALKER's presence is ment will not be evoked for aid; then day of January, 1858. we can pull down the usurper's government, and put up a government of the son and other counties, from Missouri, on

But a brief time intervenes between this and the election. Let every freeman do just as he did in October last, and go publican members of Congress, as well as from the Governors of the States adviscrimes deserve on the spot. The Constillation and people adopted on the 21st of December, that get at the facts, a conscious that this is the shortest at surest way out of our troubles, and they have determined to act upon it.

Enquirer, took position against the Lethe Constitution with Slavery' is a vote
to establish and forever me' tain the institution, with the power in the Legislaknown to them, but now they have
clarged their totition, and taken sides
Constitution with no Slavery' is a vote
to establish and forever me' tain the institution, with the power in the Legislature of emancipation. A vote 'for the
clarged their totition, and taken sides
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clarged their totition, and taken sides
Constitution with no Slavery' is a vote
to establish and forever me' tain the institution, with the power in the Legislature of emancipation. A vote 'for the
clarged their totition, and taken sides with the President. Such is the influence the existence of slavery now there, to keep those slaves now in the senator Douglas was to follow him the These are what I sowed while you were er, to keep those slaves now in the Territory, and their natural increase, leave the property of the President would not take the responsibility of removing Gov. W. unless he being the power of the Legislature bility of removing Gov. W. unless he being the power of the Legislature bility of removing Gov. W. unless he belong the control of the given of the proof to the given of the proof the proof to the given of the proof the proof to the given of t now there, and their increase from gen-

paragraph, as if apprehensive they might offered our business and property for sale, ger question."

past in support of his position.

SAID TERRITORY UPON THAT DAY,
When the Kansas question sprung upon of Calhoun, the individual whose name always adhered to the cardinal principles of State Rights, we hold it to be the duty opinion is very generally endorsed by the This is the only qualification of a voter thought we had staming sufficient remain. Constitution, and who presided over the of all true men in Congress to exertableir cated leading politicians of the times, and a on the 21st of December, on a vote for ing to carry us through that struggle, so body which formed that instrument, for influence and power to secure the admission of Kunsas as a State into the Union large number of prominent Republican the adoption or rejection of the slavery we determined to engage in it. The fa- Governor, which came very near causing iournals have come out in defence of clause, to wit :- Males over the age of tigue of body and mind incident to a split in the Convention; the fire-eating adopted, twenty-one years, who are IN the Terri- building up a home here exhausted our dismionists contending that Calhoun was The Republic, a new Republican jour. tory. They cannot stand on the Misson- nervous system, and for iong and weary not sound enough on the question of slanal recently established at Washington, ri side of the line, and pass their ballots to weeks we were confined to our room, and very. What! John Calhoun not black has a leader in its issue of the 5th inst. some person who reaches his hand over the most of the time to our bed, with inflam- enough to suit the Buchanan democracy of been fought between the settlers and a in support of this proposition, and applies line to receive them; but presuming the matory rheumatism. As soon as able to Kansas! John Calhoun, the man who apbody of some seventy Missourians, led it to Kansas affairs, showing that though same principle holds in this case as in bur- wield a pen we used it, and toiled on with pears as a leader in the attempt to deprive on by a deputy U. S. Marshal of the we are admitted as a State by Congress glary, that the entrance of any part of a numberless obstacles to encounter, until, the people of their dearest and just rights, name of Little, and that the latter was under the Lecompton Constitution, yet if person's body into a house with a bur- with other good friends of the cause, we and to force upon the people of Kansas, we have control of the first, or any sub- glarious intent, is a sufficient entry to con- found ourself a prisoner to satisfy the de- contrary to their wishes, the most damnasequent Legislature, under that instru. stitute the crime, so a mere reaching of mands of the slave power. Some few ble institution that ever existed, too pure to the rebellion act. The battle was fought on ment, we can at once amend it, or make a hand over the line by a male person above personal friends only know how we suf-Lit le Osage, some 12 or 15 miles from a new one, and give it the form we desire, the age of twenty-one years, would make fered during those long dreary months, man who, we supposed, could not be With this view of the case it seems every citizen of Missouri a voter if he Our nervous system was so prostrated that eclipsed in the race between the Distinion

long after we returned home.

New Difficulties.

For several days there has been a ru-

Cannot the politicians and people of

that the Legislature would have adjourn- the President, and the whole influence of next preceding any election, and be enti-

Legislature, it is probable it will proceed be entitled to vote; yet the balance of for the cause; have been more faithful to ison County. The supporters of this Kansas Convention has done with respect work out the problem we have struggled the information for the last six more than the to annul the entire bogus code while they to annul the entire bogus code while they umph, as would any other bad man, entire to Banks and Railroads, capital of the list six months to Banks and Railroads, capital of the list six months as long to solve. The time has come relative to Kansas affairs, had come from the last six months as long to solve. The time has come relative to Kansas affairs, had come from the last six months as long to solve. The time has come relative to Kansas affairs, had come from the last six months as long to solve. gaged in the defence of a bad cause. If A messenger arrived at Lecompton, on he does so, and Kansas comes into the who may be a resident of the State at the States above the age of twenty-one years, Union under the Lecompton Swindle, time this Constitution shall be adopted, shall people; and when the triumph of free- and the rowdies of Missouri. It is repu- on the people, by an ect entitled "an act up others on the other, and making these he did, it was impregnable." then we have the strong hand of legal have the right of voting as aforesaid; but dom is no longer problematical, we hold diated by the honest men of all parties.—

for the admission of the State of Wisconnous such citizen or inhabitant, shall be encoursed of the condition of the sine qua non, instead of the condition of the sine qua non, inst which he shall actually reside at the time

It is apparent that this was designed to give all persons who shall be IN the Territory on the 21st day of December, 1857,

It is the design to pass over into Johnthe 21st day of December, a large number of persons, who will remain to vote on the 4th of January following, for officers exertions in its behalf, as the Herald of under the Lecompton Constitution. In up to the polls on the 4th of January next, the meantime they will go up by thousands to Freedom will be continued, let matters asand elect every officer under the State | the meantime they will go up by thousands to sume what shape they may, and it will villains in carrying out their hellish de-Constitution. In this way we will defeat lands in that county. Such are their inonr enemies, and in this way freedom will lands in that county. Such are their called it into being, and worthy its positriumph. The masses are in favor of it, anxiety to get General BRINDLE and Col. tion as the oldest Free State newspaper in and so are our friends in the States. We Moore, removed from the Land Office, to have received numerous letters from Reas S. J. Jones & Co. If the Legislature does its duty, it will

article they have inserted be stricken out, by a vote of the people, still, in their elections, as outlaws, who were not bona file being the purchasers, whilst Free State rights should not be trampled upon; and by a vote of the people, still, in their elections, as outlaws, who were not bona fide being the purchasers, whilst Free State rights should not be trampled upon; and language "the right of property in slaves, inhabitants of the Territory on the said men saw the property wrested from them they are now, like honest men, doing all direct recognition by Congress of the right and strife among our people which long his vote, whether Kansas shall be received. now in this Territory, shall, in no manner, 7th day of November last, and were thus without the power to prevent it, unless by in their power to make good these assube interfered with." It was claimed that otherwise qualified according to the Con- open resistance. the decision of the Supreme Court, in the stitution. The militia should be called Quite recently, Clark and his banditti. slave power. His days as a politician are Dread Scott case, would allow masters to out in sufficient force to vindicate the ventured out as far as Little Osage, and disslave power. His days as a politician are ended. What will those Democrats now ended. What will those Democrats now ended and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they instructed to disperse, at the injured and ordered the content of the inhabit of the citizens to vote, and they injured the content of the inhabit of the citizens to vote, and they injured the content of the citizens to vote and the no law of the State could deprive them should be instructed to disperse, at the joined and ordered the aggressors to leave of this right. With this position, and point of the bayonet, any men, coming the vicinity. They refused to go, A States, who bore flags in the canvass of the swindle, such from Missouri, or elsewhere, who come to collision followed, in which, it is reported to give some expression of opinion of "Bu-

Legislature will have power to emancipate constructions be one of the members of the late Le- for the State of Kansas, and submitted February, 1848; the people voted upon from Washington: the slaves here by recompensing their in regard to pre-emptors, and no person compton Constitutional Convention. owners; without that clause they have should be allowed to prove up his claim Subscribe New.

Owners; without that clause they have who has not complied with all the condilarge number of people are being called is adapted to the wants, and secures the Union.

Secretary Stanton Removed

ready sale for them at ten dollars a vol- Though our vote would erase the 7th It is reported, and generally credited, ready sale for them at ten dollars a volume. We have, on several occasions, we would not we believe, that Secretary Stanton has article of the Constitution, we would not we believe, that Secretary Stanton has had rendezvoused near Fort Scott, and had been offered ten dollars a volume for the cast it, for the reasons given above. heen removed to give place to Mr. DENfirst volume, but we were unable to supply it. The future volumes will be just the 4th of January. Then is the time to Kansas as Superintendent of Indian Africant and cast their votes for the Constitution with or without slavery, as may best accept and cast their votes for the Constitution with or without slavery, as may best accept and cast their votes for the Constitution with or without slavery, as may best accept and cast their votes for the Constitution with a full decorated and cast their votes for

At last advices Gov. WALKER had the President would not take the responsibility of removing Gov. W. unless he
started to return to Kansas, in which contincenses he would be reason I put it off."

Democracy of the Territory were united and harmonizing; that, since their arrithat he is not only alive, but is greatly
that he is not only alive, but is greatly
that he is not only alive, but is greatly
improving. He has our thanks for his
serving disunion in our ranks, with a
note, as it embraces the first intelligence. tingency he would be removed at once.

line of four-horse coaches will be put on between Osawatemie and Wyandott.—
Every facility will be rendered to passen.

In as bad dilemma as we seem to be publicans, calling an extra session of the

The Pro-slavery Disunionists of Kansas We are almost afraid that our editorials etter, states that though the Constitution the Lecompton Swindle in regard to the this week will give indications of the met in Convention, at Lecompton, on the until altered, amended, or repealed by a signed to have adjourned on Thursday letter, states that though the Constitution the Lecompton Swindle in regard to the this week will give indications of the met in Convention, at Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the this week will give indications of the Lecompton Swindle in regard to the thin sweek will give indications of the Lecompton Swindle in regard to the thin sweek will give indications of the Lecompton Swindle in regard to the thin sweek will give indications of the Lecompton Swindle in regard to the thin sweek will give indications of the Lecompton Swindle in regard to the thin sweek will give indications of the Lecompton Swindle in regard to the lecompton Swindle in reg

mission into the Union as a State, it shall well day in Kansas. Before coming here cy. The proceedings were decidedly rich, stitution may thus be revised, amended, mission into the Union as a State, it shall well day in Kansas. Before coming here cy. The proceedings were decidedly rich, approve the platform adopted by the or a new one substituted; and that if endorsed by the people it becomes the sudorsed by the people it becomes the supreme law of the State as effectually as approval." Further down in the same state of our health; and on one occasion because they were not "sound on the nigly invite National men of all parties

doubly important that we secure the first chose to exercise that prerogative. for a portion of the time the ticking of a Pro-slaveryites, for political and eternal

Our labors, instead of growing lighter, in- Blake Little, of Bourbon County; Treas- The Territory was divided in opinion; man who will continue to publish a genu- honourable means to establish slavery in BACK FOR POPULAR RATIFICATION. ine Free State paper, and who will com- Kansas. This they could give, without We give the preamble and first and plete our own terms of subscription with troubling their consciences in the least. fourth sections of the act. subscribers. We have the best office, and It is useless to spend time in writing out WHEREAS, The people of the Territory roll of infamy."

Our friends wishing to subscribe for the Honest Democrats! read these resolupaper will not abate one particle of their tions carefully. See how your Executive how you are branded as enemies to the That it is made and declared to be a in their most damnable work! Look,

ballot-box. Let the people join him in forget that we cannot do so, as the 7th continued such down to the day of elec- Scott, and selling it for merely nothing. and the censure which they have received that work and see that it is safe from for section of the schedule provides that if the tion. They should further declare all When one stock was disposed of another from the Administration at Washington,

But here are the resolutions:

Whereas. The Democratic party of compton Constitutional Convention.

Our advisers all agree in stating that a large number of people are being called large number of people are being called companies. The state of Kansas, and submitted the slavery question to a vote of the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted the slavery question to a vote of the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted the slavery question to a vote of the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted the slavery question to a vote of the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted the slavery question to a vote of the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted to the people voted upon and ratified it, and by act approved, May Judge Douglas and the President had involved for years in domestic discord, and possibly in civil war, before she can appear to the state of Kansas, and submitted the state of Kansas, and submitted the people voted upon the state of Kansas, and submitted the people voted upon the state of Kansas, and submitted the people voted upon the state of Kansas, and submitted the people voted upon the state of Kansas, and submitted the people voted upon the state of Kansas, an some 30 Free State men in custody upon orrats to rally to the polls on that day,

Two gardeners had their crops of peas

Resolved, That the conduct of the act- at Lecompton. Kansas gather a lesson from the above. After the first of March next, a daily If they would find fault less, and act more ing Governor of the Territory, Stanton,

Kansas, which are not repugnant to this Convention shall continue and he in force

whether from north, the south, the east

Resolved, That our party having ever der the Lecompton Swindle. been a party of law and order, and having under the Constitution which we have Constitution, as an abstract question, and Mr. Douglas' views respecting the La

as National men and sound Democrats, and can only regard all who join in

to the Beston Pest for citing a case directly in point with the Kansas case,

a Constitution and State government, with tory. a view to admission into the Union. On the 16th of December in that year, a State Convention adopted a State Constitution sas has to be settled during the present winand forwarded the document to Congress, ter. By proper action now our victory is the slavery clause.

wrer-T. J. B. Cramer, of Douglas Countine Convention sought to block the busi-

sition has been amply vindicated by the it in nomination, the Leavenworth Herald, Congress refused to force that Constitution

the largest variety of material, and the a description of these individuals. The of Wisconsin did, on the sixteenth day of most commodious rooms for business character in which they appear is enough December, 1846, by a convention of Dele west of St. Louis. This is all for sale, and possession will be given when dehonest men. They compose, in truth, a

gates, called and assembled for that purpose, form for themselves a Constitution and State government, which said Con tion having asked the admission of said Territory into the Union as a State, on an officers, WALKER and STANTON, are de- equal footing with the original States. Be it enacted, &c., That the State of Wis- judgment. nounced because they refused to aid these consin be, and the same is hereby declared

continue true to the principles which signs—because they have done what their ca, and is hereby admitted into the Union consciences told them were right—be-cause they were honest democrats! See on an equal footing with the original States, in all respects whatever. "Section 4. And be it further enacted,

will exclaim: "I am not a Buchanan the qualified electors, in the manner and them continue their movement to set in shall be considered complete."

Congress to force upon the people a Constitution which they had not had an op- ble that a majority of the people of Law- tion will be held under the legitimate and Convention at Lecompton, on the involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this Wisconsin case. But ter now in existence, our determinance candidates involved in this will be their approval or rejection. Mark that, 1856, with inscriptions thereon of Buchanan, Breckinridge and the Freedom of as it is, we cannot see that anything is to the spot, and a fourth one was severely ple in the present crisis; therefore be it Resolved, That the late Territorial Another Convention was held in Wis-

LATER:—Since writing the above, we have just seen a dispatch to Gen. Whirthave just seen a dispatch to Gen. Whitehave just seen a dispatch to Gen. Whiteha have just seen a dispatch to Gen. Whirtham, dated on the afternoon of Wednesday last, from Prairie City, in which it was stated that a messenger arrived there the night previous, stating that 300 Missourians and the people on the stated that a messenger arrived there the had represent the people on the stated that a messenger arrived there the had represent the people on the stated that a messenger arrived there the had represent the people of th

First volume, but we were unable to supply it. The future volumes will be just a strained and cast their votes for the Constitution to some pretense to him unknown; that start of share we can destroy that fustors the two configuration to some pretense to him unknown; that start of share we can destroy that fustors to acquise cent in the decision of the two, for the two, for the two configuration to the complete of months, assertly of shares, and that the most because the configuration to the complete of months, assertly indignosed, the complete of months, assertly of shares and the complete of months, assertly indignosed, the complete of months, assertly of shares and the complete of the complete of

Tecumseb, dated the 13 h inst, shows that he is not only alive, but is greatly vised with every movement in that diserving disunion in our ranks, with a note, as it embraces the first intelligence from him since his nearly fatal calamity

The Legislatur The extra session of the Legislature de-

retary Stanton, Their labors down to Wednesday night last had resulted in 1st. A well digested, practical militia

the securing of the Territorial arms. 2d. Joint resolutions protesting against Congress admitting Kansas as a State un-

the Lecompton Convention was predi-

divested of its schedule, to a fair vote of compton movement. At a future dat is Resolved. That in the approaching the people on the first Monday in January. 5th, Concurrent resolutions reaffirming of Kansas, should be treated like all or

position to our Constitution as Black peks, and memorializing Congress to adunder. mit Kanses into the Union as a State A Case in Point.

We are indebted, says the Chicago Times,

Under it, and transmitting a copy of said question, and should await the promised remarks of Mr. Douglas before he expression. branches of Congress. 6th. A general election law, stringent

In August 1846 Congress passed an act in character, applying to all elections, gen- defend the position assumed by the Pres. enable the people of Wisconsin to form eral and special, to be held in this Terri- ident to the best of his ability and re-

The great question of freedom in Kan-

The ticket nominated by the Conven- asking for admission as a State. This complete. By wrong action, or inactivity. Mr. Seward should be glad to hear the hat a very large majority of the people—
hat a very large majority of the people—
will record states, above the age of twenty-one shall, of Marshall County; Lieutenast and though the slavery question was not submitted to the people, sure defeat awaits us. The storm-cloud shall, of Marshall County; Lieutenast and though the slavery question was not submitted to the people, and though the slavery question was not submitted to the people, sure defeat awaits us. The storm-cloud shall, of Marshall County; Lieutenast and though the slavery question was not submitted to the people, sure defeat awaits us. tion, is as follows: Governor F. J. Mar- Constitution was not submitted to the people, sure defeat awaits us. The storm-cloud supporters of the President explain his Line, who is attending upon the LegisLine, who is atten lature at Lecompton. It was expected late Territorial Legislature; yet we have which he may offer to vote, three months our rest is broken, and we are continually worth County; Secretary of State—W. T. the institutions" which he people desired breaking upon us. It requires skill to thing more would be necessary to satisfy guide the ship of State safe through, in document itself. He trusted that deba this crisis; but by a united front, wise on this point would not be delayed long We feel that we have done good service ty; Congress—Joseph P. Carr, of Atch-ness upon certain local matters, just as the stead of complaining, we can completely be civil war in Kansas. counsels, energetic action and DOING, in- for before we are aware of it there me when we must quit laboring to destroy questionable sources. If he understood the president's position, and he thought no such citizen or inhabitant, shall be en- ourself in readiness to sell out our establishment at any time to any Free State dates was, that they would use all disdemagogue editors. Plain, practical com- lived by Mr. Buchanan himself in the mon sense is the best guide before us, has repeatedly refused to authorize the provided we eschew prejudice and for- people of Kansas to form a State Coast mer convictious and determinations, and tution. Much has been said about 1999. go to work in earnest to work out a real lar sovereignty, but this now mere good for ourselves and posterity. This of the party, to giving the free white catching at straws and splitting of hairs, people of when such grave issues as the freedom of the condition of a few negroes, while the half a Continent is at issue, will never do, are precluded from regulating their own It betokens neither wisdom, nor common prudence; but, on the centrary a lack of great anxiety to enter into discussion, and

We observe that the independent city stand it. He asked the Scuators to passe corporation are moving to levy a tax on and sleep on the document before indulgthe citizensof Lawrence "to meet the current expenses of the year." We take the Democratic party, if you fail to assist them fundamental condition of the admission liberty of saying to the "city authorities" lie opinion on premises not perfectly unof the said State of Wisconsin into the of Lawrence, that if they wish to see derstood. He asked the Senators to me Union, that the Constitution adopted at carried out, on a small scale, the hostility, flect before taking their positions and at who is not a bona fide resident of the Ter ritory, who attempts to interfere in our franchises suffer the penalty which his case no longer. Politicians and records very clause; that the only adoption it will receive before the 4th of January will receive before the 4th of January was that given to it by the Convention county, has been appointed a do you say now? Will you join these Tro. Slavery Either Way.

Some of our friends write us from the

November, and that to entitle a person to some other officers, or will you join us in sustaining officers, or will you join us in sus A report comes from Washington that the President has directed Secretary States, suggesting that we ought to yote for State officers under it, they must the President has directed Secretary States, suggesting that we ought to yote for State officers under it, they must torial taxes. With a posse he has occation of the Union, on an equal footing in all respects whatever with the original States, suggesting that we ought to yote for State officers under it, they must torial taxes. With a posse he has occation of the Union, on an equal footing in all respects whatever with the original States, shall be considered complete."

Some of our friends write us from the November, and that to entitle a person to torial taxes. With a posse he has occation of the Union, on an equal footing in all respects whatever with the original States, shall be considered complete."

The President considers the Admission of said State of Wisconsin into the Union, on an equal footing in all respects whatever with the original States, shall be considered complete."

talk about levying taxes; but now it is a which relates to the domestic institution At the election upon the ratification of bastard affair, possessing no legal authori- of slavery. This will be rendered clear Constitution; it was a direct refusal by rate mumberless suits in the Courts for ry, and thus the exciting question may portunity of passing upon by a vote at the rence, under certain influences, may be thority, and if any portion of the inhabit Late from Washington.

Some of the small fry papers in Missou ri are bitter upon Mr. STANTON for con-(Mayor Wood, against whom such vening an extra session of the Legislature.

Interesting Debate in Congre immediately after the Presidential Mes. sage was read. We find the following synopeis of it in the St. Louis Remain

fir. Douglas submitted a motion for printing the usual number of cories the message and documents, and fifteen 1st. A well digested, practical militia Senate. He remarked that he coincided law, for the protection of the people and cordially and heartily in the views of the President therein expressed, with the exception of that portion relative to Kansas, and the action of the Lecompton.

Convention. At an early day he would express his views, and give the reasons 3d. An act repealing the act on which had not been left, as the organic act de chared, perfectly free to form and regulate

Mr. Stuart, of Michigan, coincided the People's Constitution, framed at To-Mr. Davis concurred in the views of

ed his own views.

Mr. Bigler gave notice that he should

pond to Mr. Douglas. Mr. Hale spoke in of position to the constitution framed by the Lecompton Convention, arguing that it would perset.

institutions in their own way, Mr. Brown said there seemed to

especially to find fault. They had heard the message imperfectly read by the clerk and they could not properly underthe country over the telegraph, penetratering their sentiments under the circun-stances to which he had referred in his

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Driweat unge able commare a On l. M. til below deg. A. M. day, was 8 de; Dec. On

day, there few the 6 20 at day above grees people or he 8 has road have cost. The unpin t min

It Cinc adv: way Gov tion an a a all c trong gret dut; nen the resp Dr. Fall Ter bus

some authority, be decided by an election, ly or distinctly presented to the people again make an issue, now so fortunately tendered, and again reach the point she 21st inst., and we exhort all sound Demorats to raily to the polls on that day, and cast their votes for the Constitution Talking with a friend the other night to respect to the constitution of slavery, or any other subject to respect to the constitution of slavery, or any other subject to respect to the constitution of slavery, or any other subject to respect to the constitution of slavery, or any other subject to respect to the constitution of slavery, or any other subject to the constitution of slavery, or any other subject to the constitution of slavery, or any other subject to the constitution of slavery.

demned, and believe that if there should be any delay in the acceptance of our Constitution, he will promptly remove them, and send us in their places, no greedy speculators, political hucksters, or gambling speck jobbers.

Resolved, That prior to the advent of Walker and Stanton into our midst, the Democracy of the Territory was mainted.

Schedule.

Of course we wrote our friend down a prophet, and presume his prediction will ter of attraction now to the people of Kansas. Every word from there indicating the position of leading politicians and statesmen is read with interest. We shall keep our Kansas readers fully and whatevar is recognized as property of their masters. This point has at length been finally decided by the highest judicial tribunal our ter of attraction now to the people of Kansas. Every word from there indicating the position of leading politicians and statesmen is read with interest. We shall keep our Kansas readers fully adventised as accounted as property of their masters. This point has at length been finally decided by the highest judicial tribunal our ter of attraction now to the people of Kansas. Every word from there indicating the position of leading politicians and statesmen is read with interest. We shall keep our Kansas readers fully adventised as a property of their masters. This point has at length been finally decided by the highest judicial tribunal our of the remove the re ted the property in slaves already in the Territory would have been an act of gross injustice, and contrary to the practice of the older States of the Union which have abolished slavery.

Forney's Press, nor any other press ever attered words more pointed, truthful and emphatic than the following: "The public man who falters in this

So we go, fault-finding will the spirit or the Guartitation with Slavery allows more Slaves to be brought to Kansa, but gives to make them confortable. With all these convergences to Osawatonic, one from Raissa Guart beraids.

We confess ago, gives a ball in the ball of Bancack distances we are Strends of one of country beraidusing house, and the Bancack distances we see Strends of one entry beraidusing of these two alternatives in the depositation of these two alternatives in the depositation of these two alternatives in the people some 'Pro-slavery'. We incline to the population of these two alternatives in the Constitution with Slavery allows more states a way out of our troubles, and we must employ the means or merit a defeat which the members have more from the The Tunner of the Slaver allows more for this act. We exhibite the members have must employ the means or merit a defeat which the members have more from the manual manual to the convention, that the members have no legal right to assemble and act in the convention, that the "Constitution with Slavery allows one from Raissa Guart with the repetitation and reprobation of these two alternatives in the solvent which the members have no legal right to assemble and act in the convention, that the weather such and the such and the solvent which we in this Territory have frequent of the proposition of these two alternatives in the solvent which we in this Territory have frequent of the solvent which we in this Territory have frequent of the solvent which and the solvent which the members have not forth the solvent which we must employ the means or merit a defeat which the respect to the means or merit a defeat which the respect to the solvent which the respect to the solvent which the means or merit a defeat which the respect to the solvent which the means or merit a defeat which the respect to the solvent which the means or merit a defeat which the transfer of the solvent which the sol